

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: T. J. CAMPANA, Jr., et al

Serial No.: 10/090,841

Filed: March 6, 2002

For: ELECTRONIC MAIL SYSTEM WITH RF COMMUNICATIONS
TO MOBILE PROCESSORS

Group: 2614

Examiner: J. T. Phan

**RENEWED REQUEST FOR SUSPENSION OF ACTION UNDER 37 CFR
1.103 AFTER FINAL – EXPEDITED PROCEDURE UNDER 37 CFR 1.116**

MS AF

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

August 24, 2009

Sir:

The following is in response to the February 23, 2009 final Office
Action.

It appears that the Examiner did not consider nor address the
previously filed Request For Suspension of Action Under 37 CFR 1.103, said
Request having been filed on November 17, 2008. There is absolutely no
sense in continuing to argue the points raised by the Examiner in the various
Office Actions, including the February 23, 2009 Office Action, when the very
same issues are being considered and will be decided by the Board of Patent
Appeals and Interferences in the appeals of reexamination proceedings on
various related patents, said related patents including parent and children
patents with respect to the present application.

Therefore, Applicants hereby again request a suspension of action under 37 CFR 1.103 for a period of 6 months for good and sufficient cause as will be set forth below and strongly urge the Examiner to grant said request. If the Examiner does not have the authority to make this decision and a petition is necessary, then this Renewed Request should be treated as a Petition For Suspension of Action Under 37 CFR 1.103 and passed on to the appropriate authority.

a. Showing of Good and Sufficient Cause

Applicants hereby request a suspension of action for a period of six months to await decisions of the appeals of reexamination proceedings on various related patents, said related patents including parent and children patents with respect to the present application. Said decisions of said appeals will impact the prosecution of the present application since the issues in the appeals are similar to, if not the same, as the issues in the prosecution of the present application.

The appeals include Appeal 2008-1116, Reexamination Control 90/006,494, 90/006,681 and 90/007,726, Patent No. 6,067,451; Appeal 2008-4587, Reexamination Control 90/006,676, Patent No. 5,438,611; Appeal 2008-4594, Reexamination Control 90/006,677, Patent No. 5,479,472; Appeal 2008-4601, Reexamination Control 90/006,533, 90/006,675 and 90/007,731 Patent No. 5,436,960; Appeal 2008-4602, Reexamination Control 90/006,493, 90/006,680 and 90/007,735, Patent No. 5,819,172; Appeal 2008-4603, Reexamination Control 90/006,492 and 90/006,679, Patent No. 5,631,946; Appeal 2008-4605, Reexamination Control 90/006,491, 90/006,678 and

90/007,723, Patent No. 5,625,670; and Appeal 2008-4606, Reexamination Control 90/006,495 and 951000,020, Patent No. 6,317,592.

b. Summary

Based on the above Applicants hereby request a suspension of action under 37 CFR 1.103 for a period of 6 months.

Applicants hereby request that any fees due in connection with the filing of this paper, including extension of time fees, or credit any overpayment of fees, be charged to the deposit account of BRUNDIDGE & STANGER, P.C., Deposit Account No. 50-4888 (780.29643CX7).

Respectfully submitted,

BRUNDIDGE & STANGER, P.C.

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